United States District Court

WESTERN DISTRICT OF MICHIGAN

JNITE /.	D S1	TATES OF AMERICA	ORDER OF DETENTION PENDING TRIAL
Alloys Manyange			Case Number: 1:09-cr-00144-GJQ
acts re	In a equire	accordance with the Bail Reform Act, 18 U.S.C. § the detention of the defendant pending trial in th	3142(f), a detention hearing has been held. I conclude that the following is case.
	(1)	The defendant is charged with an offense descr offense state or local offense that would have jurisdiction had existed – that is a crime of violence as defined in 18 U.S.C. an offense for which the maximum sentence an offense for which a maximum term of im	e is life imprisonment or death. prisonment of ten years or more is prescribed in
	(3)	in 18 U.S.C. § 3142(f)(1)(A)-(C), or compara The offense described in finding (1) was commit or local offense. A period of not more than five years has elapsed imprisonment for the offense described in finding Findings Nos. (1),(2) and (3) establish a rebuttal	adant had been convicted of two or more prior federal offenses described able state or local offenses. Ited while the defendant was on release pending trial for a federal, state d since the date of conviction release of the defendant from g (1). ble presumption that no condition or combination of conditions will on(s) and the community. I further find that the defendant has not
	(1)	There is probable cause to believe that the defe for which a maximum term of imprisonment	nate Findings (A) endant has committed an offense tof ten years or more is prescribed in the Controlled Substances Act
	(2)	LJ under 18 U.S.C. § 924(c). The defendant has not rebutted the presumptior will reasonably assure the appearance of the de	n established by finding (1) that no condition or combination of conditions efendant as required and the safety of the community.
X		There is a serious risk that the defendant will no	nate Findings (B) of appear. of another person or the community.
		Part II – Written State	ement of Reasons for Detention
	I fin	d that the credible testimony and information sub	omitted at the hearing establish by clear and convincing evidence that
2. [Defen	dant waived his detention hearing, electing not to dant is subject to an ICE detainer and would not be dant may bring the issue of his continuing detention	
appeal he Uni	ions f . The ited S	e defendant is committed to the custody of the Att acility separate, to the extent practicable, from per defendant shall be afforded a reasonable opport tates or on request of an attorney for the Governi	ions Regarding Detention torney General or his designated representative for confinement in a ersons awaiting or serving sentences or being held in custody pending tunity for private consultation with defense counsel. On order of a court of ment, the person in charge of the corrections facility shall deliver the appearance in connection with a court proceeding.
May 2	1, 200	09	/s/ Ellen S. Carmody
Date			Signature of Judge
			Ellen S. Carmody, United States Magistrate Judge Name and Title of Judge